

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: 08/987,005

Matthew G. Howell

In re Patent Application of

Filed: December 8, 1997

For: METHOD FOR

MANAGING CABLES

Group Director of Art Unit 3729 Commissioner for Patents Washington, DC 20231 Group Art Unit: 3729

Examiner: S. Smith

Atty. Docket No.: MICE-0059-00-US

(97.02260.00)

CEIVED EB 27 2001

PETITION TO WITHDRAW FINAL REJECTION

Dear Sir:

The Assignee hereby requests withdrawal of the first action Final Rejection (a copy of which is enclosed) dated December 18, 2000, for the above-referenced application. A Continued Prosecution Application was filed October 12, 2000, concurrently with a Preliminary Amendment that added new claims 22-24. These newly added claims were not considered by the Examiner in the earlier application. Therefore, all of the claims of the Continued Prosecution Application are not drawn to the same invention claimed in the earlier application, thereby rendering the first action Final Rejection improper. See M.P.E.P. §§706.07(b) and 706.07(c).

Thus, the Assignee respectfully requests withdrawal of the Final Rejection.

No fee is believed due with this petition. However, if a fee is due, please charge the fee to Deposit Account No. 20-1504 (MICE-0059-00).

Data

Respectfully submitted

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Date of Deposit:

I hereby certify under 37 CFR 1.8(a) that this correspondence is being deposited with the United States Postal Service as first class mail with sufficient postage on the date indicated above and is addressed to the Commission of Patents Washington DC 20231.

Corey McGowan

	g FEB 2 3 2001	Application No. 08/987,005	Applicant(s)	Howell		
Office Action Summa	MADEMARK OF	Examiner Sean Smitt	h	Group Art Unit 3729		
Responsive to communication(s) filed on Oct 12, 2000						
\mathbf{X}_{i} This action is FINAL .						
 Since this application is in condition for in accordance with the practice under 	Ex parte Quayles	35 C.D. 11; 453 O.G. 2	: 13.			
A shortened statutory period for response to longer, from the mailing date of this communication to become abandoned. (35 U.S. 37 CFR 1.136(a).	unication. Failure S.C. § 133). Exte	nsions of time may be	penou ioi i	ESPONSE WIN Cau	3C 111C .	
Disposition of Claim	DOCKETE	D UPDATED .		inlara mandi	ng in the applicat	
X Claim(s) <u>5-7, 14, 16, 20, and 22-24</u>		viously V Not Required		is/are pending in the applicat		
Of the above, claim(s)	Of the above claim(s)		is/are withdrawn from consideration			
Claim(s)	Claim(s)Action Required:		is/are allowed.			
Xi Claim(s) 5-7, 14, 16, 20, and 22-24	Claim(s) 5.7 14 16 20 and 22-24 - B. D. D. J. Jo. 17		is/are rejected.			
Claim(s)	- 111			is/are objected to.		
Claims	TROP PRU	NEK MUZIME a	re subject to	restriction or ele	ection requirement.	
received. received in Application No. (S received in this national stage	ed on is/a ne Examiner. no by the Examine m for foreign pric CERTIFIED copie Series Code/Seria e application fron	re objected to by the E is a er. ority under 35 U.S.C. § es of the priority docum al Number) n the International Bure	REAMINER. Approved RE A119(a)-(d). Anents have been PCT Re	C'D HOWREY SIMO DEC 2 HOUSTON DOC		
☐ Acknowledgement is made of a cla	im for domestic p	priority under 35 U.S.C.	. § 119(e).	7.0		
Attachment(s) Notice of References Cited, PTO-89 Information Disclosure Statement(s) Interview Summary, PTO-413 Notice of Draftsperson's Patent Dra Notice of Informal Patent Application), PTO-1449, Pap wing Review, PT			3700 MAIL RUU m		
SEE OFFICE ACTION ON THE FOLLOWING PAGES						
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Application/Control Number: 08987005

Art Unit: 3729



DETAILED ACTION

The request filed on 10/18/00 for a Continued Prosecution Application (CPA) under 37 1. CFR 1.53(d) based on parent Application No. 08/987005 is acceptable and a CPA has been established. An action on the CPA follows.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that formal 2. basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- Claims 5,7-14,16,20 and 22-24 are rejected under 35 U.S.C. 102(b) as being anticipated 3. by Hukin.

Regarding claims 5-7, 18 Hukins discloses a method of using a cable comprising; mounting a tray (15), the lower portion of the tray comprising a groove underneath the lower portion of the notch; (See attach drawing); arranging the length of the cable in the tray including laying the length of cable along the groove (see attach drawing); determine the upper porion of the tray is to be used to pass the length of cable, if so routing the length of the cable through the upper portion notch Fig 3, and closing the cover (9)

Regarding claim 14, Hukins discloses a second cable routed through the second notch section Fig 3.

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Regarding claims 16 and 20, Hukins discloses a shelf (24) adjacent to the upper notches and routing the cable through the shelf Fig 3.

Regarding claim 22, Hukins discloses a tray having a groove (see attach drawing) wherein the groove has a first and second longitudinal edges (see attached drawing).

Regarding claim 23, Hukins discloses the first and second longitudinal edges are substantially orthogonal with respect to each other (see attached drawing).

Regarding claim 24, Hukins discloses a cover (25) to house the tray .

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to examiner S. Smith whose telephone number is (703) 305-0831.

SS

December 14, 2000

LEE YOUNG

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3700